Nixon & Vanderhye P.C. (6/92)

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENTA APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor. I benefity declare that my residence, post office address and citizenship are as stand below next to my name, and believe I am he original. First and one inventor (if only one name is listed below) or an original, first and only inventor (if plural names are listed below) of the outplest matter which is claimed and for which a patent is sought on the invention entitled <u>DIMETHYLARGININE</u>

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are listed below) of the subject ma DIMETHYLAMINOHYDROLAS		id for which a patent is sought	on the invention entitled D	IMETHYLARGININE
the specification of which (check a				
[] is attached hereto	FF			
I I was filed on				
[x] was filed as PCT international	application No. PCT/GI	B 00 /00226 on 26th January 2	000	
and (if applicable to U.S. or PCT)	application) was amende	ed on		
I hereby state that I have reviewed:	and understand the conte	nts of the above identified spe	cification, including the clair	ns, as amended by any
amendment referred to above. I a	cknowledge the duty to	disclose information which is	material to the examination	n of this application in
accordance with 37 C.F.R. 1.56(a)				
or inventor's certificate listed below	w and have also identifie	d below any foreign applicatio	n for patent or inventor's ce	rtificate having a filing
date before that of the application	on which priority is clai	med or, if no priority is claim	ed, before the filing date of	this application.
Prior Foreign Application(s):				
Application Number		ountry		Day/Month/Year Filed
9901705.5		1 Kingdom		6 th January 1999
9913066.8	United	1 Kingdom		th June 1999
I hereby claim the benefit under 35	TT C C 120/265 of all a	nation United States and BCT is	starnational applications lists	et abous or balous and
insofar as the subject matter of each	h of the elelent of this on	prior Office States and PCT in	ch prior applications in the	nonner provided by the
first paragraph of 35 U.S.C. 112,	I acknowledge the duty	to diclore material informatic	on ar defined in 37 C F D	56(a) which accurred
between the filing date of the prior	applications and the na	rional or PCT international fil	ing date of this application	
Prior U.S./PCT Application(s):	apprications and the se	moning of 1 C1 international in	ing date of this application.	
Application Serial No.	Day/Mor	nth/Year Filed		Status patented,
Approximation of the London				pending, abandoned
PCT/GB 00/00226	26th Ja	muary 2000		
I hereby declare that all statements	made herein of my ow	n knowledge are true and that	all statements made on info	rmation and belief are
believed to be true; and further that	at these statements were	made with the knowledge that	it willful false statements an	d the like so made are
punishable by fine or imprisonmen	it, or both, under Section	n 1001 of Title 18 of the Unite	d States Code and that such	willful false statements
may jeopardize the validity of the	application or any paten	t issued thereon.		
And I hereby appoint Nixon & Van	aderhye P.C., 1100 Nor	rth Glebe Road, 8th Floor, A	rlington, Virginia 22201-47	14, telephone number
(703) 816-400 (to whom all comm	amications are to be dir	rected), and the following atto	rneys thereof (of the same ac	ldress) individually and
collectively my attorneys to prosec	oute this application and	to transact all business in the	Patent and Trademark Office	e connected therewith
and with the resulting patent: Arthu	ar R. Crawford, 25327;	Larry S. Nixon, 25640; Robe	rt A. Vandernye, 27076; Jar	nes 1. Hosmer, 30184;
Robert W. Faris, 31352; Richard	G. Besha, 227/0; Mari	k E. Nusbaum, 32348; Miche	iel J. Keenan, 32106; Bryan	1 H. Davidson, 30251;
Stanley C. Spooner, 27393; Leone R. Lastova, 33149; H. Warren Bu	ard Muchand, 29009;	Duane M. Byers, 33303, Fai	ii 1. Helioli, 33020, lelli y r	I, Neison, 30461, John
R. Lastova, 33149; H. Warren na	mant of 75 too 1 no	mas E. Byrne, 52205.	/ I 1	
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ASSIGNMENT OF PATENT APPLICATION

	Guy St John WHITLEY, of: UCL Centre for Clinical Pharmacology, The Rayne Institute,
(Inventors)	5 University Street, London WC1E 6JF, United Kingdom; The Wolfson Institute of Biomedical Research.
	The Cruciform Building, University College London, Gower Street, London W C1E 6BT, United Kingdom;
	UCL Centre for Clinical Pharmacology, The Rayne Institute, 5 University Street, London WCIE 6IF.
	United Kingdom and St George's Hospital Medical School, Department of Biochemistry and Immunology,
	Cranmer Terrace, London SW17 ORE, United Kingdom (ALL BRITISH CITIZENS)
	In consideration of the sum of one dollar (\$1.00) and other good and valuable considerations paid to each of the undersigned, the undersigned agree(s) to assign, and hereby does assign, transfer and set over to
(Assignee)	(5) LINIVERSITY COLLEGE LONDON, British body corporate
(Address)	(6) of Gower Street, London WCIE 9BT United Kingdom
	(hereinafter designated as the Assignee) the entire right, title and interest for the United States, its territories, dependencies and possessions, and for the country of
(Other Countries)	(7) in the invention, and all applications for patent and any Letters Patent which may be granted therefor, known as
(Title)	(8) DIMETHYLARGININE DIMETHYLAMINOHYDROLASES (Case No)
	for which the undersigned has (have) executed on even date herewith an application for patent in the United States of America or, if not on even date, then has executed
	(9) on or has already filed in
	(10) U.S. appln Serial Numberfiled on
	(11) The undersigned acknowledges an obligation of assignment of this invention to said assignee at the time the invention was made
which may be declare applications as the A claims or provisions 2) The ur to the Assignee. 3) The ur United States resultin interest, and hereby (executed and will no 4) The ur 4) The ur	descripted agency(s) or execute all papers and documents mecsuary in connection with the application or any interference and and any continuing of wirshoad application between of and so to excess separate assignments in connection with such assignee may deem necessary or expedient and further to perform any set which may be necessary to connection with a substance of the International Convention for Protection of Industrial Property or similar agreements and the substance of the International Conference and advantage of the International Conference and the International Conference and Internative acts which may be necessary to obtain a great of valid United States patient descripted hereby substance(s) and requestly the Communicational or fleaters to intern a yeal all. Letters patient of the gloma and application or any chilsion or divisions or continuing thereof to the said Assignee, as Assignee of the entire the continuing thereof to the said Assignee, as Assignee of the entire the continuing thereof to the said Assignee, as Assignee of the entire the continuing the order patient of the part of the continuing thereof to the said Assignee, as Assignee of the entire the continuing the patient of the patient of the continuing the patient patient of the patient of the patient patient of the patient of the patient of the patient patient patient patient patients are patient patients. The patient patients are patients and patients are patients and patients are patients as a patient patients. The patients are patients are patients as a patient patient patient patient patients are patients. The patients are patients are patients as a patient patients are patients as a patient patient patient patient patients. The patients are patients are patients and patients are patients and patients are patients and patients are patients. The patients are patients and patients are patients and patients are patients and patients are patients. The patients are patients and patients are patients and patients are patients and patients
in witness	whereof, executed by the undersigned on the date(s) opposite the undersigned signature(s).
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Date	Signature of Inventor
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